VOL. 470 FAUE 155 To Ante and to Note the aforegranted and bargained premises, with all the privileges and appurtenances thereof, to the said Canal National Bank, its successors and assigns, to their use and benefit forever. And it does lawfully seized in fee Micovenant with the said Grantee, its successors and assigns, that of the granted premises; that they are free from all encumbrances; have good right to sell and convey the same to the said Grantee to hold as aforesaid; that it does shall and will Marrant and Defend and that it and its successors the same to the said Grantee, its successors and assigns forever, against the lawful claims and demands of all persons. Brobided Nebertheless, that if the said Grantor, its successors, shall pay to the said Grantee, its successors or assigns, the sum of Twenty Thousand and 00/100 --- (\$ 20, 000, 00¢) Dollars, in accordance with the terms of a certain note of even date herewith or any renewals or extensions thereof and shall repay according to their terms all debts and obligations existing prior to or created simultaneously herewith due the Grantee by the Granter hereof, and shall repay all future advances made at the option of Grantee, its successors and assigns, to the Granter hereof in accordance with the terms of said future advances, all of which debes, obligations and advances may be evidenced by notes, credits open accounts, overdrafts, endorsements, guaranties and any form of indebtedness, direct or indirect, withten or oral, up to and not exceeding a total amount outstanding at any one time of Twenty Thousand and 00/100---with interest on any such indebtedness as agreed upon, and if not agreed upon as set by law, and while any such indebtedness is outstanding shall pay all taxes, assessments, and claims for which liens superior to this mortgage may be placed on the granted premises, to whomsoever laid, billed or assessed, and shall keep the buildings and improvements thereon insured against fire and other casualty for the benefit of, and in manner satisfactory to, Grantee, its successors and assigns, and shall repay to said Grantee, its successors and assigns, on demand all sums they may pay for taxes, assessments, superior lien claims, insurance, reasonable repairs, maintenance and improvements upon said premises, whether necessary or not, and all expenses, if any incurred, of foreclosure of this mortgage, together with reasonable counsel fees with interest on said sums as aforesaid, all of which sums to be included under the security of this mortgage, and shall not commit nor suffer any strip or waste of the granted premises, nor commit any breach of any covenants or agreement herein contained, all of which covenants, agreements and conditions hereof Grantor, for its and assigns hereby agree to perform, then this deed as also all said indebtedness shall be void, otherwise shall remain in full force and effect. Upon breach of any covenant or agreement herein contained or contained in any evidence of indebtedness above described, the Grantee, its successors and assigns, may declare all indebtedness secured by this mortgage due and payable at once regardless of the terms of any such indebtedness not then in default. It is an additional condition of the Grantor herein for breach of which foreclosure may be claimed and for breach of which all indebtedness secured hereby may be declared due and payable at once, that title to the within described mortgaged premises shall not pass from Grantor by deed, mortgage or operation of law, or from any subsequent title holder, either voluntarily or involuntarily. This condition shall continue until all indebtedness and obligations secured hereby are satisfied, and permission given, or election not to foreclose or accelerate said indebtedness by Grantee, its successors or assigns, as to any one such transfer, shall not constitute a waiver of any rights of Grantee, its successors or assigns, as to any subsequent such transfer of title as to which this condition shall remain in full force and effect. The term title as used herein shall mean the estate of the Grantor subject to the lien of this morreage. Provided, further, that if the Grantor herein is a corporation, the Grantee, its successors and assigns, shall have The Statutory Power of Sale in addition to any other remedies for breach of any covenant, condition Yor agreement herein contained. In Mitness Mirreof, HYDE SCHOOL, has caused this instrument to be signed in its corporate name and sealed with its corporate seal, by LARRY KENNEDY, its Director of Development, thereunto duly authorized, this 200 day of SEAT. in the year of our Lord one thousand nine hundred and seventy-seven.

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State of Maine County of Sagadahoc,

LARRY KENNEDY, Director of Development of Personally appeared the above-named.

HYDE SCHOOL. and acknowledged the above instrument to be city, and the free act and Before me, deed of said corporation.

MY COMMISSION EXPIRES APRIL 28, 1978

Notary Public XXX Javenia Spring Vice XXXX

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